Case 1:24-cv-01407-KES-HBK Document 12 Filed 03/10/25 Page 2 of 3

recommending that this case be dismissed for Plaintiff's failure to prosecute this action, obey a court order, and for failing to exhaust his administrative remedies prior to initiating this action. (Doc. No. 7).

In his belated Motion for Extension of time, Plaintiff seeks a "standing" 90-day extension of time for "anything filed in this case." (Doc. No. 9). Plaintiff states that due to delays in the prison's mailroom, he did not receive the Court's orders in a timely manner to response. (*Id.*). Plaintiff accompanies his Motion for Extension of Time with a Response to the Court's Show Cause Order. (Doc. No. 8). The Court does not grant standing "90-day" extensions of time. To the extent that Plaintiff is unable to comply with a court-ordered deadline, he should move for an appropriate extension of time explaining the reason needed for the extension, as appropriate. Federal Rule of Civil Procedure 6(b) provides for extending deadlines for good cause shown, if the request to extend time is made before the existing deadline. Fed. R. Civ. P. 6(b)(1)(A). If made after the time has expired, a party must also show excusable neglect. Fed. R. Civ. P. 6(b)(1)(B). Here, the Court finds Plaintiff has demonstrated excusable neglect and good cause and the Court will grant the Motion for Extension of Time *nunc pro tunc* to the limited extent that the Court will consider Plaintiff's belated Response to the Show Cause Order timely.

In his Response, Plaintiff contends that administrative remedies were unavailable. (Doc. No. 8 at 4). Accepting Plaintiff's assertions as true, the Court will recall the Findings and Recommendations. A prisoner need not plead or prove exhaustion. Instead, it is an affirmative defense that must be proved by defendant. *Jones v. Bock*, 549 U.S. 199, 211 (2007). A prison's internal grievance process, not the PLRA, determines whether the grievance satisfies the PLRA exhaustion requirement. *Id.* at 218. The Court's recall of the Findings and Recommendations is not a ruling on the merits as to whether Plaintiff properly and fully exhausted his available administrative remedies on any of his claims. The Court will screen Plaintiff's Complaint in due course.

Plaintiff also requests the Court to "reconsider any court orders or rulings in this case until it receives Plaintiff's responses." (Doc. No. 11). Here, the Court has granted Plaintiff's belated Motion for Extension of Time, considered Plaintiff's Response to the Show Cause Order, and

	Case 1:24-cv-01407-KES-HBK Document 12 Filed 03/10/25 Page 3 of 3
1	recalled the January 28, 2025 Findings and Recommendations. No other orders have issued.
2	Thus, Plaintiff's Motion for Reconsideration is moot.
3	Accordingly, it is hereby ORDERED:
4	1. Plaintiff's motion for an extension of time (Doc. No. 9) is GRANTED nunc pro tunc.
5	2. The Court RECALLS the January 28, 2025 Findings and Recommendations (Doc. No.
6	7).
7	3. Plaintiff's motion for reconsideration (Doc. No. 11) is DENIED as moot.
8	
9	Dated: March 10, 2025 Alla M. Barch - Kuelta
10	HELENA M. BARCH-KUCHTA UNITED STATES MAGISTRATE JUDGE
11	UNITED STATES MADISTRATE JUDGE
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
2627	
28	